

MITCHELL SILBERBERG & KNUPP LLP A LAW PARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS

SMG Media, Inc. M/C Partners 75 State Street, Suite 2500 Boston, MA 02109 00038 48203 Invoice: 358400

April 7, 2017

LEGAL SERVICES RENDERED through March 31, 2017

Re			
Re:	Fran Janik and Steven Hirsch v. Spin Media LLC Disbursements and charges per attached	19,581.50 13.63	
			19,595.13
Re			

Please take notice that MSK's standard hourly rates were increased on January 1, 2017 for matters subject to those rates.

11377 West Olympic Boulevard, Los Angeles, California 90064-1683 Phone: (310) 312-2000 Fax: (310) 312-3100 TIN: 95-1883538



00038 48203 Invoice: 358400

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Fran Janik and Steven Hirsch v. Spin Media LLC

Fees through March 31, 2017:

03/02/17	Meeting with client representative regarding new matter review docket, emails regarding same.	C. LEPERA	0.80	596.00
03/03/17	Work on finalizing retainer after meeting with client.	C. LEPERA	0.50	NO CHARGE
03/06/17	Review background emails re case and complaints (.4); calls with C. Lepera re case and extension filing (.3); review local practices and draft/file/email extension request to judge (.5); emails with opposing counsel re same (.2).	M. WILLIAMS	1.40	889.00
03/07/17	Emails with Matt Williams regarding litigation hold letters, next steps.	C. LEPERA	0.20	149.00
03/08/17	Review docket in Janik case including scheduling order and mediation (.4); emails with C. Lepera re same and strategy for mediation (3); emails with R. Leibowitz re same (.2); continue drafting hold letter (.4); file appearances in Janik and Leibowitz (.4); review judges' practices (.3).	M. WILLIAMS	2.00	1,270.00



SMG Med M/C Partr			00038 48203 Invoice: 358400	
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03/09/17	Calls with C. Lepera re mediation strategy and research (.4); review complaints to assess stat damages and fees issues and related copyright office research (.7); assign research tasks to T. Nguyen in email and call (.6); revise hold letters (.4).	M. WILLIAMS	2.10	1,333.50
03/09/17	Call with Matt Williams re legal research on copyright issues in advance of call with opposing counsel.	T. NGUYEN	0.10	48.00
03/10/17	Discuss the case with Matt Williams; emails with plaintiff counsel regarding call.	C. LEPERA	0.20	149.00
03/10/17	Conduct legal research re: whether removal of non-embedded photographer credit states claim under 17 USC 1202.	T. NGUYEN	0.90	432.00
03/10/17	Review Janik/Hirsch complaint.	T. NGUYEN	0.20	96.00
03/12/17	Conduct research re: applicability of innocent-infringement defense to actual damages under Section 504.	T. NGUYEN	0.40	192.00
03/12/17	Conduct research re: recent Section 504 cases involving low actual-damages awards.	T. NGUYEN	0.60	288.00
03/12/17	Conduct research re: cases where fair-use defense was upheld in connection with online republication of photos.	T. NGUYEN	0.20	96.00
03/12/17	Draft summary of results of copyright research in advance of call with opposing counsel.	T. NGUYEN	0.30	144.00



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03/13/17	Call with John Watkins; discuss strategy with Matt Williams and approach to RL.	C. LEPERA	0.50	372.50	
03/13/17	Review T. Nguyen research memo and do follow up research on 17 usc 1202 violations (.9); calls with C. Lepera re negotiation strategy (.3)	M. WILLIAMS	1.20	762.00	
03/13/17	Confer with Matt Williams re copyright research results.	T. NGUYEN	0.10	48.00	
03/15/17	Discuss with M. Williams his call with adverse counsel; send\email memo to client; consider next steps.	C. LEPERA	0.50	372.50	
03/15/17	Discuss with M. Williams his call with adverse counsel; send\email memo to client; consider next steps.	C. LEPERA	0.50	372.50	
03/15/17	Prepare for negotiation call with opposing counsel (.5); call with opposing counsel (.4); Redaction email to client (.4); call with C. Lepera re same (.2).	M. WILLIAMS	1.50	952.50	
03/16/17	Call with client Redaction emails with Matt Williams regarding same and mediation process.	C. LEPERA	0.40	298.00	
03/17/17	Handle docketing/calendaring of relevant response dates, conference dates, and discovery deadlines (.4); draft answer in Janik (1.0).	M. WILLIAMS	1.40	889.00	
03/17/17	Review Francisco v. Verizon case for discussion of heightened-pleading standard.	T. NGUYEN	0.20	96.00	



SMG Media, Inc. M/C Partners			00038 48203 Invoice: 358400		
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03/20/17	Call with client regarding Redaction discuss same with Matt Williams.	C. LEPERA	0.20	149.00	
03/20/17	Continued drafting of answer and email to client Redacti (.8); prepare corp disclosure (.1); call with client reRedacti (.1).	M. WILLIAMS	1.00	635.00	
03/20/17	Research applicability of heightened pleading standard to affirmative defenses.	T. NGUYEN	1.60	768.00	
03/21/17	Emails with Matt Williams regarding scheduling matters and settlement.	C. LEPERA	0.20	149.00	
03/21/17	Research ethics of preventing attorney from suing in future cases and assign further research to T. Nguyen.	M. WILLIAMS	0.60	381.00	
03/21/17	Research NY ethical rules governing promises not to represent future plaintiffs.	T. NGUYEN	0.60	288.00	
03/22/17	Emails with M. Williams regarding his call with Plaintiffs' counsel; emails with client Redaction	C. LEPERA	0.20	149.00	
03/22/17	Finalize and file answer and disclosure (.4); call with J. Watkins re (.1); call with opposing counsel re same (.2).	M. WILLIAMS	0.70	444.50	
03/22/17	File answer and disclosure form in SDNY.	T. NGUYEN	0.30	144.00	
03/23/17	Review RL emails regarding settlement.	C. LEPERA	0.10	74.50	



SMG Media, Inc. M/C Partners 75 State Street, Suite 2500 Boston, MA 02109				00038 48203 Invoice: 358400	
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03/24/17	Review emails with Matt Williams regarding settlement options and mediations and other status matters.	C. LEPERA	0.20	149.00	
03/24/17	Review settlement offer and consider response and email client Redacti (.4); draft email to opposing counsel re same (.5); draft discovery requests to serve (2.2); draft initial disclosures and send to client and serve (.9); call with J. Watkins re Redaction (.2).	M. WILLIAMS	4.20	2,667.00	
03/27/17	Review emails regarding settlement communications with Matt Williams and plaintiff counsel and with client.	C. LEPERA	0.20	149.00	
03/28/17	Call with M. Williams regarding strategy and update on cases; review emails regarding same.	C. LEPERA	0.30	223.50	
03/28/17	Review discovery requests and email to client Redacti (.7); review all orders to plan for complying with all deadlines in all cases filed by Liebowitz (.7); research impact of Spin bankruptcy (.2); call with J. Watkins re Redaction (.5); call with M. Singer re Redaction (.2); call to colleague who has experience with opposing counsel (.2); call with C. Lepera re case developments (.2); prepare email to John Watkins with informal (.4).	M. WILLIAMS	3.10	1,968.50	



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0.70

444.50

\$19,581.50

03/30/17 Prepare new discovery and plan for using M. WILLIAMS 1.50 952.50 in-house expert (.2); emails with J.

M. WILLIAMS

Watkins re Redaction (.1); prepare

for discovery call (.2); calls with client Redaction

(1.0).

03/31/17 Email to S. Blackwell regarding needed

documents and information (.5); record notes re Redaction Redaction (.2).

Billing Summary

Total Fees:

Name	<u>Hours</u>		Rate	<u>Fees</u>
C. LEPERA	4.50	hours at	\$745.00 =	3,352.50
M. WILLIAMS	21.40	hours at	\$635.00 =	13,589.00
T. NGUYEN	5.50	hours at	\$480.00 =	2,640.00
SUMMARY TOTALS	31.40			19,581.50

Costs Advanced and In-House Services:

03/24/17 Delivery Services - Richard Liebowitz, Valley 13.63

Stream NY US 03/24/17

Total Costs: \$13.63

Total Fees & Costs: \$19,595.13



MITCHELL SILBERBERG & KNUPP LLP

A Law Partnership Including Professional Corporations

SMG Media, Inc. M/C Partners 75 State Street, Suite 2500 Boston, MA 02109 00038 48203 Invoice: 360139

May 10, 2017

LEGAL SERVICES RENDERED through April 30, 2017

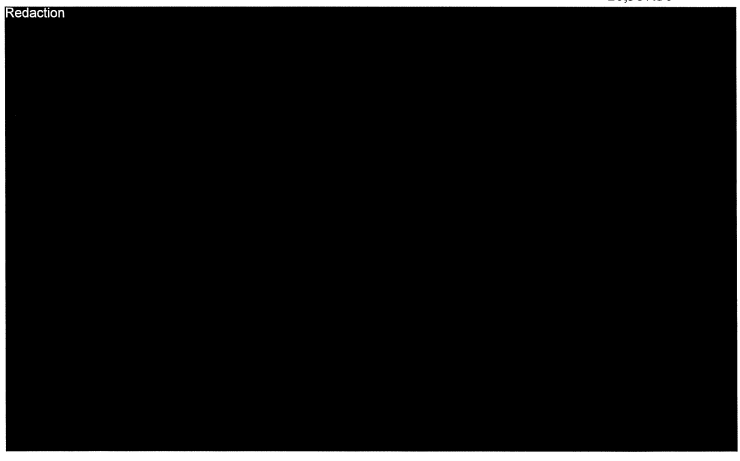
Re

Re:

Fran Janik and Steven Hirsch v. Spin Media, LLC Disbursements and charges per attached

20,258.00 129.30

20,387.30





00038 48203 Invoice: 360139

May 10, 2017 Page 4

Fran Janik and Steven Hirsch v. Spin Media LLC

Fees through April 30, 2017:

04/03/17	Review summary of prior conference, order transcript, consider requesting mediation referral.	M. WILLIAMS	0.20	127.00
04/04/17	Emails with Matt Williams regarding settlement and scheduling.	C. LEPERA	0.20	149.00
04/04/17	Research publication issue and task T. Nguyen with additional research (.2); consider additional written discovery needs and expert disclosures (.4); review transcript from February 24 conference (.4)	M. WILLIAMS	1.00	635.00
04/04/17	Review and analyze legal treatise materials addressing definition of "publication" under Section 101 of Copyright Act.	T. NGUYEN	1.70	816.00
04/04/17	Research federal cases addressing definition of "publication" under Section 101 of Copyright Act.	T. NGUYEN	0.70	336.00
04/04/17	Confer with Matt Williams re legal research re definition of publication under Section 101 of Copyright Act.	T. NGUYEN	0.20	96.00
04/05/17	Research federal case law addressing definition of "publication" under Section 101 of Copyright Act.	T. NGUYEN	0.90	432.00



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04/05/17	Confer with Matt Williams re legal research re definition of "publication" under Section 101 of Copyright Act.	T. NGUYEN	0.30	144.00
04/05/17	Conduct follow-up research re federal case law addressing offer to distribute copyrighted material under Section 101 of Copyright Act.	T. NGUYEN	1.10	528.00
04/05/17	Draft summary of legal research re federal case law addressing publication of and offer to distribute copyrighted material under Section 101 of Copyright Act.	T. NGUYEN	0.70	336.00
04/07/17	Discovery planning for completing case discovery and depositions and expert discovery.	M. WILLIAMS	0.30	190.50
04/10/17	Call with M. Williams; call with client representatives Redaction	C. LEPERA	0.40	298.00
04/10/17	Draft and serve second sets interrogatories.	M. WILLIAMS	1.60	1,016.00
04/11/17	Serve interrogatories.	M. WILLIAMS	0.20	127.00
04/12/17	Emails with S. Blackwell Redaction	M. WILLIAMS	0.20	127.00
04/18/17	Emails with Matt Williams regarding court conference tomorrow.	C. LEPERA	0.10	74.50
04/18/17	Call with Liebowitz re status conference (.2); draft protective order (.7); review court order re teleconference (.1); draft email to S. Blackwell Redaction (.8); prepare for status conference (.2).	M. WILLIAMS	2.00	1,270.00



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04/19/17	Call with Matt Williams regarding his conference with Judge Peck and outcome; review Redaction to client.	C. LEPERA	0.30	223.50	
04/19/17	Email to S. Blackwell (.1); Prepare for hearing (1.6); call and email to opposing counsel (.3); hearing (.7); Redaction to clients (.3); serve deposition notices (.4); object to Liebowitz deposition notice and review response letter (.5); consider calendaring of all cases (.2)	M. WILLIAMS	4.10	2,603.50	
04/19/17	Conduct research re FRCP 30(b)(6) requirement that topics be designated in deposition notice directed to company.	T. NGUYEN	0.30	144.00	
04/19/17	Review letter from opposing counsel re deposition notice and review/analyze legal authority cited therein.	T. NGUYEN	0.60	288.00	
04/19/17	Research Second Circuit cases holding that scope of deposition is limited to topics designated in Rule 30(b)(6) notice.	T. NGUYEN	0.40	192.00	
04/20/17	Emails with M. Williams/clients regarding Redaction .	C. LEPERA	0.30	223.50	
04/20/17	Research and draft response letter objecting to deposition notice (1.8); email Redaction to SMG (.2); prepare motion for protective order and file (.8); call with SMG re Redaction (.6)	M. WILLIAMS	3.40	2,159.00	
04/20/17	Confer with Matt Williams re research related to Rule 30(b)(6) deposition notice.	T. NGUYEN	0.30	144.00	



SMG Media, Inc. M/C Partners 75 State Street, Suite 2500			00038 48203 Invoice: 360139	
Boston, M	•		May 10, 201 Page 7	17
04/21/17	Review amended deposition notice (.1); email to Liebowitz re same (.1) Redacti (.1); call with J. Watkins re Redaction (.2)	M. WILLIAMS	0.50	317.50
04/22/17	Draft requests for admissions.	M. WILLIAMS	0.50	317.50
04/23/17	Prepare requests for admissions.	M. WILLIAMS	0.90	571.50
04/24/17	Email to S. Blackwell re Redaction (.2); call with M. Singer Redacti (.2); call with R. Liebowitz re settlement negotiation (.4); Redaction for client (.1); service of requests for admissions (.2).	M. WILLIAMS	1.30	825.50
04/25/17	Review emails from M. Williams regarding case/discovery and timing.	C. LEPERA	0.20	149.00
04/25/17	Review discovery responses and Redactio (.4); review documents Redactio (.3); call with Blackwell and follow up emails (.9); prepare for motion to compel (.1).	M. WILLIAMS	1.70	1,079.50
04/26/17	Email to Guccione re fact investigation (.2); emails with S. Blackwell re Redaction (.2); email to Liebowitz re discovery objections (.3); review Janik rogs and RFPs (.4).	M. WILLIAMS	1.10	698.50
04/27/17	Email to Liebowitz re location of deposition (.2); draft responses to document demands and interrogatories (2.8); prepare and call with B. Guccione and follow up (.5); email to client (.1); emails with P. Hogan (.1).	M. WILLIAMS	3.70	2,349.50



SMG Media, Inc.

M/C Partners

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Boston, MA 02109

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04/28/17 Email S. Blackwell re Redaction

M. WILLIAMS

2.00

1,270.00

(.2); prepare responses and

objections to discovery (1.8).

Total Fees:

\$20,258.00

Billing Summary

Name	<u>Hours</u>		Rate		<u>Fees</u>
C. LEPERA	1.50	hours at	\$745.00	=	1,117.50
M. WILLIAMS	24.70	hours at	\$635.00	=	15,684.50
T. NGUYEN	7.20	hours at	\$480.00	=	3,456.00
SUMMARY TOTALS	33.40				20,258.00

Costs Advanced and In-House Services:

04/25/17	Misc - Pacer Service Center - For services	15.80
	provided during the period of 1/1 - 3/31/17	
04/30/17	Copying & Printing	14.00
04/30/17	On Line Legal Research - Lexis	99.50

Total Costs:

\$129.30

Total Fees & Costs:

\$20,387.30



MITCHELL SILBERBERG & KNUPP LLP A LAW PARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS

SMG Media, Inc. M/C Partners 75 State Street, Suite 2500 Boston, MA 02109

Subtotal - current charges:

00038 48203-00001

70,478.39

70,478.39

Invoice: 361486

June 6, 2017

LEGAL SERVICES RENDERED through May 31, 2017

Re: Fran Janik and Steven Hirsch v. Spin Media LLC 70,046.50

Disbursements and charges per attached 431.89

Prior balance due: 5,214.25

TOTAL DUE: \$75,692.64

Outstanding Invoice (s): Date Invoice Amount

05/10/17 360139 5,214.25

11377 West Olympic Boulevard, Los Angeles, California 90064-1683 Phone: (310) 312-2000 Fax: (310) 312-3100 TIN: 95-1883538



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June 6, 2017

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Fran Janik and Steven Hirsch v. Spin Media LLC

Fees through May 31, 2017:

05/01/17	Finalize and send case budget (.3); finalize and serve discovery responses and emails with client (1.2); research facts and review documents for production and calls and emails with S. Blackwell and S. Andrieu-Delille Redacti (2.4); email to R. Pennachia re fact gathering (.2).	M. WILLIAMS	4.10	2,603.50
05/02/17	Review emails between Matt Williams and Richard L. regarding discovery matters.	C. LEPERA	0.30	223.50
05/02/17	Prepare to produce documents (.3).	M. WILLIAMS	0.30	190.50
05/03/17	Review emails with plaintiff counsel regarding discovery default.	C. LEPERA	0.20	149.00
05/03/17	Emails with opposing counsel re discovery objections (.2); emails with J. Watkins Redaction (.1).	M. WILLIAMS	0.30	190.50
05/04/17	Review letter to court and emails regarding plaintiffs failure to produce and revised settlement offer.	C. LEPERA	0.50	372.50
05/04/17	Emails to Liebowitz re motion to compel (.1); prepare for document production (.1); draft and file letter to court re motion to compel (2.0); call with S. Blackwell re Redaction (.5).	M. WILLIAMS	2.70	1,714.50



SMG Med M/C Partn				48203-00001 ee: 361486
Boston, M	•		June 6 Page 3	5, 2017 3
05/05/17	Emails with Matt Williams regarding case/strategy/discovery.	C. LEPERA	0.60	447.00
05/05/17	Research offer of judgment issue and Redaction (.8); call with clients re Redaction (.5); make document production (.4); emails to gather additional documents and facts (.2); emails with opposing counsel (.1); prepare for motion hearing (.3).	M. WILLIAMS	2.30	1,460.50
05/06/17	Emails with opposing counsel and clients re Redaction .	M. WILLIAMS	0.20	127.00
05/07/17	Travel to NYC for hearing minus time worked (no charge).	M. WILLIAMS	2.00	NO CHARGE
05/08/17	Prepare for hearing including filing letter to oppose request for telephonic appearance and review of new discovery responses served that day and new document production (4.4); email to S. Blackwell re Redaction (.2); attend hearing (1.6); Redaction (.3); call with C. Lepera re same (.3); emails to opposing counsel re depositions and settlement (.2).	M. WILLIAMS	7.00	4,445.00
05/08/17	Return travel from hearing where work could not be done (no charge).	M. WILLIAMS	2.50	NO CHARGE



SMG Media, Inc. M/C Partners 75 State Street, Suite 2500			00038 48203-00001 Invoice: 361486		
Boston, M	•		June 6 Page 4	•	
05/09/17	Call with Matt Williams to discuss and consideration of: damages analysis, settlement possibilities, sanction order, Peck hearing for Monday following production of information, strategy for preparation of 30(b)(6) witness.	C. LEPERA	1.60	1,192.00	
05/09/17	Draft amended discovery responses (1.8); prepare additional document production (.4); review docket papers re default judgment motion in prep for handling Liebowitz request for payment (1.0); prepare for depositions (.3); calls with C. Lepera re settlement strategy and damages discovery (.5); emails with opposing counsel re settlement (.2).	M. WILLIAMS	4.20	2,667.00	
05/10/17	Emails with Matt Williams, plaintiff counsel, and clients regarding Redaction (.5); consider strategy for same (.3).	C. LEPERA	0.80	596.00	
05/10/17	Travel time to NY for depo where work could not be done (no charge).	M. WILLIAMS	1.50	NO CHARGE	
05/10/17	Call with J. Watkins re Redaction (.4); emails with C. Lepera re settlement (.1); emails with Liebowitz (.3); prepare for Blackwell deposition (2.0).	M. WILLIAMS	2.80	1,778.00	



SMG Media, Inc. M/C Partners 75 State Street, Suite 2500			00038 48203-00001 Invoice: 361486	
Boston, M			June 6, Page 5	2017
05/11/17	Meeting with M. Williams to discuss potential settlement strategy (.2); emails with clients and M. Williams Redaction (.3); meeting with client SB in deposition preparation (.2); review emails from Plaintiff counsel regarding settlement and discovery (.2).	C. LEPERA	0.90	670.50
05/11/17	Prepare for S. Blackwell deposition (4.8); emails re settlement (.3); meetings with C. Lepera re same (.3).	M. WILLIAMS	5.40	3,429.00
05/12/17	Emails with Matt Williams regarding 30(b)(6) deposition of client (.2); emails with M. Williams and plaintiff counsel regarding settlement and conference with Judge Peck on Monday (.2).	C. LEPERA	0.40	298.00
05/12/17	Deposition of S. Blackwell (6.5); after meeting with Liebowitz (.3); Redaction (.1); emails with Liebowitz re deposcheduling (.1); initial review of document production (.3).	M. WILLIAMS	7.30	4,635.50
05/12/17	Travel time return to DC where work could not be done (no charge).	M. WILLIAMS	2.00	NO CHARGE
05/13/17	Emails with Liebowitz re settlement and discovery (.5); prepare for hearing (.5).	M. WILLIAMS	1.00	635.00
05/14/17	Emails with Matt Williams regarding strategy for hearing before Judge Peck and responses to Plaintiff counsel (.5); review email from Matt Williams regarding plaintiffs deficiencies in production/interrogatory responses (.2).	C. LEPERA	0.70	521.50



SMG Media, Inc. M/C Partners 75 State Street, Suite 2500			00038 48203-00001 Invoice: 361486		
Boston, M	•		June 6 Page 6		
05/14/17	Letter to judge re deficient discovery production (1.0); continued review of discovery production (.5); prepare for hearing (2.8).	M. WILLIAMS	4.30	2,730.50	
05/14/17	Travel to NY for hearing where work could not be done (no charge).	M. WILLIAMS	1.50	NO CHARGE	
05/15/17	Review email from Matt Williams regarding further hearing before Judge Peck summarizing same (.3); discuss with Redaction (.3); review retainer agreements produced today and emails from RL regarding same (.3).	C. LEPERA	0.90	670.50	
05/15/17	Prepare for and attend hearing (2.5); emails summarizing same and deposition (.3); emails with Liebowitz (.3); call with C. lepera re developments (.3); assign research re voluntary dismissal to H. Junkerman (.2).	M. WILLIAMS	3.60	2,286.00	
05/16/17	Discuss with Matt Williams Janik deposition prep (.5); review letter motion to dismiss without prejudice filed by plaintiffs (.3); discuss with Matt Williams opposition (.3); review associate email on law under Rule 41(a) (.3); review emails from Plaintiff counsel canceling depositions (.1); emails with clients Redaction (.1).	C. LEPERA	1.60	1,192.00	



SMG Media, Inc. M/C Partners 75 State Street, Suite 2500			00038 48203-00001 Invoice: 361486		
Boston, M			June 6, 201 Page 7	7	
05/16/17	Conduct legal research regarding 41(a)(2) motion for voluntary dismissal without prejudice and draft email to M. Williams re same (1.6); review letter request motion for voluntary dismissal without prejudice filed by plaintiff (.3); review case law cited in motion for voluntary dismissal without prejudice (.5).	H. JUNKERMAN	2.40	1,080.00	
05/16/17	Prepare for Janik deposition (4.5); respond to letter requesting voluntary dismissal (.6); research rule 37 sanctions for failure to appear in prep for motion opposition (1.3); review H. Junkerman research on rule 41 (.3).	M. WILLIAMS	6.70	4,254.50	
05/17/17	Conduct legal research regarding factors for voluntary dismissal without prejudice in Federal Court (3.9); confer with M. Williams regarding letters to the court in response to motion for voluntary dismissal and sanctions (.2); review draft letters to the court (.3).	H. JUNKERMAN	4.40	1,980.00	
05/17/17	Draft and file letters to court opposing voluntary dismissal and seeking sanctions.	M. WILLIAMS	8.20	5,207.00	
05/17/17	Prepare for deposition and attend.	M. WILLIAMS	2.50	1,587.50	
05/18/17	Review emails from opposing counsel and docket activity related to opposition to motion to dismiss and motion for sanctions (0.1).	H. JUNKERMAN	0.10	45.00	



SMG Media, Inc. M/C Partners 75 State Street, Suite 2500			00038 48203-00001 Invoice: 361486		
Boston, M			June 6, Page 8	2017	
05/18/17	Prepare data for attorney review, forensically capture SPIN Magazine May 2010 digital version.	M. JACKSON	2.00	530.00	
05/18/17	Prepare for Hirsch deposition (1.6); call with J. Peck clerk re conference scheduling (.2).	M. WILLIAMS	1.80	1,143.00	
05/18/17	Meeting with Matt Williams and Hannah Junkerman re discovery schedule and upcoming case deadlines (0.2); confer with opposing counsel re Rule 26(f) conference (0.1); confer with Matt Williams re Rule 26(f) conference with opposing counsel (0.1).	T. NGUYEN	0.40	192.00	
05/19/17	Return travel from NY where work could not be done (no charge).	M. WILLIAMS	1.20	NO CHARGE	
05/19/17	review cases cited in plaintiffs letters re dismissal and sanctions to prepare for hearing (3.8).	M. WILLIAMS	5.30	3,365.50	
05/19/17	Shepardize cases re voluntary dismissal without prejudice and confer with Matt Williams re same.	T. NGUYEN	0.30	144.00	
05/22/17	Reviewing emails and/or discussions with Matt Williams regarding strategy.	C. LEPERA	0.50	372.50	
05/22/17	Prepare for hearing.	M. WILLIAMS	1.00	635.00	
05/23/17	Reviewing emails and/or discussions with Matt Williams regarding strategy.	C. LEPERA	0.50	372.50	
05/23/17	Prepare for and attend hearing and Redaction	M. WILLIAMS	6.00	3,810.00	



SMG Media, Inc. M/C Partners 75 State Street, Suite 2500			00038 48203-00001 Invoice: 361486		
Boston, M			June 6 Page 9	, 2017	
05/23/17	Travel time where work could not be done (no charge).	M. WILLIAMS	0.90	NO CHARGE	
05/24/17	Reviewing emails and/or discussions with Matt Williams regarding strategy.	C. LEPERA	0.50	372.50	
05/24/17	Review rules in the Southern District regarding timing for motion for attorneys fees (.2).	H. JUNKERMAN	0.20	90.00	
05/24/17	Call with C. Lepera re settlement strategy and discovery developments (.5); email to S. Blackwell Redaction (.1); emails with opposing counsel re Janik dismissal (.2).	M. WILLIAMS	0.80	508.00	
05/25/17	Reviewing emails and/or discussions with Matt Williams regarding strategy.	C. LEPERA	0.50	372.50	
05/26/17	Reviewing emails and/or discussions with Matt Williams regarding strategy.	C. LEPERA	0.50	372.50	
05/26/17	Conduct legal research regarding time limits for filing a motion for attorney's fees under Copyright Act (.4); review decisions by Judge Koeltl regarding awards of attorney's fees under Copyright Act (1.4).	H. JUNKERMAN	1.80	810.00	
05/26/17	Redaction (.1).	M. WILLIAMS	0.90	571.50	
05/29/17	Prepare for drafting attorneys fees motion (.2); Redaction (.2).	M. WILLIAMS	0.40	254.00	



Total Fees:

SMG Media, Inc. M/C Partners 75 State Street, Suite 2500		00038 48203-00001 Invoice: 361486		
Boston, M	•		June 6, 201 Page 10	7
05/30/17	Redaction	C. LEPERA	0.50	372.50
05/30/17	Review case law related to motion for attorney's fees (.7); review sample motion for attorney's fees under the copyright act (.5); research federal rule related to taxable costs (.3).	H. JUNKERMAN	1.50	675.00
05/30/17	Redaction (.4); prepare for fees motion and email H. Junkerman with detailed drafting instructions (.7).	M. WILLIAMS	1.10	698.50
05/31/17	Redaction .	C. LEPERA	0.50	372.50
05/31/17	Review sample motion for attorney's fees under the copyright act (.8); review hearing transcripts (1.1); review discovery letters filed with the Court (.4); review case law regarding award of attorney's fees in the Southern District (.8).	H. JUNKERMAN	3.10	1,395.00
Redaction				

\$70,046.50



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Billing Summary

Name	<u>Hours</u>		Rate	<u>Fees</u>
C. LEPERA M. WILLIAMS	12.00 85.30		\$745.00 = \$635.00 =	8,940.00 54,165.50
T. NGUYEN	0.70	hours at	\$480.00 =	336.00
H. JUNKERMAN	13.50	hours at	\$450.00 =	6,075.00
M. JACKSON	2.00	hours at	\$265.00 =	530.00
SUMMARY TOTALS	113.50			70,046.50

Costs Advanced and In-House Services:

04/20/17	Delivery Services - Richard Liebowitz, Valley Stream NY US 04/20/17	15.88
05/24/17	Delivery Services - Abhishek Rampuria, M C	16.10
	Partners Spin Media Group, Los Angeles CA US 05/24/17	
05/25/17	Delivery Services - K Copeland, Mitchell	16.10
	Silberberg & Knupp LLP, Washington DC US 05/25/17	
05/23/17	Ground Transportation - M. Williams - Train from	NO CHARGE
	DC to NYC for Janik Discovery Hearing, 5/6/17	
05/23/17	Ground Transportation - M. Williams - Cab fare to	NO CHARGE
	Union Station for Janik Discovery Hearing in New	
	York, 5/7/17	
05/23/17	Ground Transportation - M. Williams - Cab fare to	NO CHARGE
	court for Janik Discovery Hearing in New York, 5/8/17	



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05/23/17	Ground Transportation - M. Williams - Cab fare from court to Penn Station to return to DC from Janik Discovery Hearing, 5/8/17	NO CHARGE	
05/23/17	Ground Transportation - M. Williams - Train returning from NYC to DC for Janik Discovery hearing, 5/8/17	NO CHARGE	
05/23/17	Lodging - M. Williams - New York for Janik Discovery Hearing, 5/7/17	NO CHARGE	
05/22/17	Deposition/Transcript of Southern District Reporters - Court Transcript, 2/24/17	175.56	
05/15/17	Service of Process - Metro Attorney Service Inc Richard P. Liebowitz, 4/24/17	160.00	
05/31/17	Copying & Printing	48.25	
	Total Costs:		\$431.89
	Total Fees & Costs:		\$70,478.39